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11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	SAN FRANCISCO DIVISION		
14			
15	UNITED STATES OF AMERICA,	CASE NO. CV 20-7811 RS	
16	Plaintiff,	MOTION TO CONTINUE HEARING DATE PURSUANT TO LOCAL CIVIL RULE 7-2(a)	
17	v.))	
18	Approximately 69,370 Bitcoin (BTC), Bitcoin (Gold (BTG), Bitcoin SV (BSV), and Bitcoin (BTC)		
19	Cash (BCH) seized from 1HQ3Go3ggs8pFnXuHVHRytPCq5fGG8Hbhx,)))	
20	Defendant.		
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23	Litigant Adesijuola Ogunjobi ¹ filed a motion to intervene in the instant civil forfeiture action on November 25, 2020. Dkt. No. 15 at 1. Counsel for the United States were alerted to Mr. Ogunjobi's		
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25	motion today, on December 1, 2020, after it was	filed on the CM/ECF system. Mr. Ogunjobi's motion	
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27 28	¹ At this juncture, it is unclear if Mr. Ogunjobi is represented as his filing appears to have been signed by several attorneys at Sidley Austin, a prominent law firm. Dkt. No. 15 at 11-12. Mr. Ogunjob simultaneously filed a motion to appoint the same counsel that signed his motion to intervene. Dkt. No 16 at 3.		
	MOTION TO CONTINUE HEARING DATE 1 CV 20-7811 RS		

Case 3:20-cv-07811-RS Document 17 Filed 12/01/20 Page 2 of 2

1	noticed a hearing on December 3, 2020 at 9:00 am. <u>Id.</u> The notice of hearing, however, fails to comport		
2	with the Northern District of California's Local Civil Rules, which requires motions in civil cases to "be		
3	filed, served and noticed in writing on the motion calendar of the assigned Judge for hearing not less		
4	than 35 days after filing of the motion." N.D. Cal. Civ. R. 7-2(a). Even assuming that service of Mr.		
5	Ogunjobi's motion occurred on November 25, 2020, the earliest date the hearing may take place is on		
6	December 30, 2020. Accordingly, in light of the timeframe governed by the Court's local rules, the		
7	Court should move the hearing date in this case to a day no earlier than December 30, 2020, or any other		
8	day thereafter which suits the Court's schedule.		
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11	DATED: December 1, 2020	Respectfully submitted,	
12		DAVID L. ANDERSON	
13		United States Attorney	
14		/s/	
15		CHRIS KALTSAS Assistant United States Attorney	
16		Assistant Office States Attorney	
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